

TechTaboo is run and operated by

Marek Velas, residing at Čajkovského 1710/26, 130 00 Praha – Žižkov, identification number 88631087

*(hereinafter “**We**”)*

You can reach us at: marekvelas@edufactory.cz

Through TechTaboo we want to bring you interesting technology-related podcasts.

*(hereinafter the “**TechTaboo**”, “**interface**”, “**platform**”, “**website**”)*

We strive to provide content of the highest quality which is why we ask you to read the terms and conditions for using our platform before listening and to confirm that you agree with them and will comply.

Because our podcasts may from time to time include sensitive content, by providing your agreement you also confirm that you’re over 18 years of age.

What do we offer?

We offer free access to content that we’ve uploaded on the platform, particularly podcasts that you can listen to without any limitations once you accept the terms and conditions.

What do we want from you in return?

Not to use our platform for any illegal or prohibited activities and activities that violate good morals or third party rights.

To comply with the laws of the Czech Republic.

To comply with these terms and conditions.

Specifically, this means for example that you must:

- *not interfere with or attempt to interfere with the platform’s standard operation which includes viral attacks, changes to TCP/IP packages, transfers of large data volumes or activities that can place excessive or unreasonable stress on the platform’s infrastructure;*
- *not bypass our security measures;*
- *not try to decrypt, decompile, disassemble or in any way modify any part of the software that constitutes the platform and keeps the platform and its content operational;*
- *not use automatic tools to access the platform or its databases (this includes copying data from the screen or from databases, using bots, robots, software code and other automated activities) with the exception of cases when such automated*

activity is carried out with our written consent – this does not apply to search services such as Google and others;

- *not delete or change any claims of ownership, trademarks or advertising materials in any content on our platform;*
- *if necessary, delete a podcast from your device on our request.*

Please note that we have the right to enforce any claims that arise from a violation of these terms and conditions as well as to restrict or interrupt your access to the platform at any time without prior notice should you fail to comply with any of the provisions of these terms and conditions or be suspected of having done so.

If we restrict or interrupt your access, we are under no obligation to compensate you for any losses you may incur.

Don't copy, get inspired!

Please,

- do not use our platform for other purposes than we set (i.e. for playing technology-related podcasts) and particularly not for illegal or competitive purposes. Using or researching our platform in order to gain a competitive advantage may violate our copyright and these terms and conditions; it may also be considered an unfair business practice;
- do not use our logo or our brand without our permission to obtain advantages that you are not entitled to;
- do not use our content in print or other media without our permission;
- do not make money from our podcasts. We'd actually probably see the fact that you charged people for accessing our podcasts as a compliment, but our lawyers unfortunately wouldn't.

How can you share our content?

By using the "share button".

Or by sending a link! We'll be delighted if you share a link to a podcast on our site with a comment so it can reach as many people as possible.

What about intellectual property?

All materials available on the platform, including podcasts, titles, logos, trademarks, service marks, business names, photos, texts, pictures and other elements (hereinafter the “Content”) is protected by copyright.

The rights to the content are held either by us or by third parties who have given us the permission to use it.

We are responsible only for providing the space for hosting the Content on our platform. If you share our Content, you’re doing so at your own responsibility.

No part of the platform’s content may be considered as a provision of a licence or the right to use trademarks without our or the respective third party written consent.

If you access any of our podcasts from another source than our platform, we cannot bear any responsibility. This means, for example, that if there is an error or any objectionable content in this source, we are not responsible for them or for any damages you may incur by playing the content from this source.

What about content?

In our podcasts, we talk to our speakers. Everything they say in the podcasts are their personal opinions.

We do not have any control over the content of what the speakers say because we respect the freedom of expression.

If you don’t like what the speakers say in the podcasts, please contact them directly. We are not responsible for what the speakers say.

The podcasts may include crass language and content that is intended only for adults, which is why your agreement with these terms and conditions also confirms that you’re **over the age of 18**. If you are not, please leave this website.

Please note that we are in particular not responsible for the following cases:

- a) the podcasts contain personal data and publishing them enables the unauthorised processing of this data;*

- b) *the speaker said something they did not have the right to say (particularly because of copyright, personal data protection regulations, unfair competition etc.);*
- c) *the podcast content infringes on third party rights;*
- d) *the podcast content violates the law or good morals;*
- e) *the podcast contains false information about a third party that may jeopardise its reputation or cause another personal grievance;*
- f) *the speaker has violated their statutory obligation of confidentiality in the podcast;*
- g) *the podcasts are published to an unauthorised audience.*

Please note that we may close the platform at any time without prior notice.

Processing of personal data

As the Personal Data Controller, we process within the meaning of *Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (hereinafter the “**Regulation**”)* personal data of our platform’s visitors using **cookies**.

We use cookies to:

- measure traffic and generate statistics about visitor behaviour and traffic;
- operate the platform and its interface.

Cookies are stored for a period specified for each type of cookie below.

The collection of cookies for the purposes of measuring traffic and generating statistics may be considered as personal data processing. Such processing is possible due to the legitimate interest of the controller under Article 6(1)(f) of the Regulation.

Information from the cookies will not be used to identify the visitors, with the exception of cases of fraudulent or other illegal behaviour.

The platform can be also used in a mode that disables the collection of any data about website visitor behaviour – this mode can be set up in your browser or you can raise an objection against the collection based on the controller’s legitimate interest pursuant to Article 21 of the Regulation by sending an e-mail to marekvelas@edufactory.cz he objection will be processed without delay.

If you raise an objection against the processing of technical cookies necessary for the operation of the platform and its interface, we cannot guarantee full functionality and compatibility of the platform.

Cookies that we collect to measure traffic and generate statistics related to traffic and visitor behaviour are evaluated in an aggregated form and anonymously, meaning it is not possible to identify any individual.

Collected cookies are also processed by Google Analytics collected cookies are then processed in accordance with <https://policies.google.com/privacy?hl=en-US>

We currently use the following cookies:

Type	Name	Purpose	Expiration	Information access
Statistic	Consent	Creating statistics	365 days	Third parties
<i>Statistic</i>	1P_Jar	<i>Creating statistics</i>	<i>365 days</i>	<i>Third parties</i>

Please note that under the Regulation, **you have the following rights:**

- *to raise an objection to the processing based on the legitimate interest of the controller at marekvelas@edufactory.cz*
- *to request information on which of your personal data we process and ask for a copy;*
- *request access to the personal data and have them updated or rectified, or require restriction of the processing;*
- *ask us to delete the personal data, which we will do unless it violates the law or our legitimate interests;*
- *you have the right to effective judicial protection if you believe that your rights under the Regulation have been violated as a result of the processing of your personal data contrary to the Regulation;*
- *file a complaint with the Office for Personal Data Protection.*

Finally, we would like to remind you that you can reach us at any time
at the e-mail address marekvelas@edufactory.cz